

TAB B

States Requiring Special Access Reporting

- ?? **New York:** Verizon reports on its special access performance on an interstate and intrastate basis, for both wholesale and retail customers, to the New York Public Service Commission, as part of the NYPSC's "Special Services Guidelines." *See* Exh. ATT 1 (Halloran Dir.) at its attached Exhibit B for a copy of the New York Special Services Guidelines (*i.e.*, the metrics Verizon reports). Verizon has been reporting under the New York Guidelines since the mid-1980s. *See* Tr. 396.
- ?? **Texas:** In May 2001, the Texas PUC updated Southwestern Bell's post-271 market entry-related performance plan after the completion of its 6-month review process, ordering Southwestern Bell to measure interstate and intrastate special access circuits in the following circumstances: "to the extent a CLEC orders special access in lieu of UNEs, SWBT's performance shall be measured as another level of disaggregation in all UNE measures." *See* Exh. VZ-WCOM 2-4 at its attached Exhibit A (Texas PUC Order) and Exhibit B (PUC-approved UNE measures).
- ?? **Colorado:** In November 2001, the Colorado PUC affirmed the "requirement [for Qwest] to monitor and report special access information." *See* Exh. VZ-WCOM 2-5 at its attached Exhibit A. Qwest's petition for reconsideration of that Order has since been denied by the Colorado PUC. *See* RR-DTE 5 at its attached Exhibit A.
- ?? **New Hampshire:** In December 2001, Verizon began reporting special access service results to the New Hampshire PUC pursuant to stipulation. *See* RR-ATT-VZ 9.
- ?? **Minnesota:** In March 2002, the Minnesota PUC adopted metrics proposed by WorldCom (*i.e.*, the metrics developed and advocated by WorldCom before they were subsequently modified and endorsed by the Joint Competitive Industry Group) and required Qwest to report on its performance in provisioning special access to its wholesale competitor customers. *See* Exh. VZ-WCOM 2-6 at its attached Exhibit B. On May 29, 2002, the Minnesota PUC issued an order denying Qwest's motion for reconsideration. *See* RR-DTE 5 at its attached Exhibit B.
- ?? **Maine:** In April 2002, as part of its Order adopting a Performance Assurance Plan for Verizon's §271 related obligations, the Maine PUC

also accepted a voluntary agreement from Verizon to report certain New York Special Services Guidelines. *See* RR-DTE 5 at its attached Exhibit H.

?? **Washington:** In April 2002, the Washington Utilities and Transportation Commission (“WUTC”) adopted the Colorado special access performance metrics to measure Qwest’s interstate and intrastate wholesale special access performance. *See* RR-DTE 5 at its attached Exhibit C (pages 29-32). In May 2002, the WUTC denied Qwest’s petition for reconsideration regarding its special access reporting. *See* RR-DTE 5 at its attached Exhibit D.

?? **Tennessee:** In May 2002, the Tennessee Regulatory Authority adopted a modified version of WorldCom’s original (*i.e.*, pre-Joint Competitive Industry Group) metrics. *See* RR-DTE 5 at its attached Exhibit E (TRA Order) and Exhibit F (original WorldCom metrics).